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Application No.: 09939,230 Filled: August 24, 2001 For, METHODS FOR TREATING OR PREVENTING PAIN AND ANXIETY The owner", <u>Inagan. Inc.</u> The owner", <u>Inagan. Inc.</u> The service of the feet in the terminal part of the statutory term of any patent granted on the instant application which would resten be year a routined between the feet statutory term prior patent to S. 94.699 and 173, and as the term of said professor patent is presently shortened by any terminal disclaimer. The owner themselves defined in 30 U.S.C. patents of the stant application shall be enforceable only for and during such period that it and the prior patent are commonly owned. agreement runs with any patent granted on the instant application and so linding upon the grantee, its successors or assigns. In making the above disclaimer, the evener does not disclaim the terminal part of the term of any patent granted on the instant application would extend to the expiration date of the fall statutory terms as defined in SU U.S. C. 54 and 37 of the prior patent. "as the term of said patent is presently shortened by any terminal disclaimer," in the event that said prior patent later: so the control of the prior patent is found invalid to a variety of the prior patent is found invalid to a variety of the prior patent is found invalid to a variety of the prior patent is found invalid to a variety of the prior patent is for the prior patent is researched. The prior patent is for the prior patent is for the prior patent is researched. The prior patent is for the prior patent is researched. The prior patent is researched by a recent for the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1
Filed: August 24, 2001 For: METHODS FOR TREATING OR PREVENTING PAIN AND ANXIETY The owner', Legger. Inc. The owner', Legger. Inc. The hexprision date of the full statutory term prior patent two farms patent grained on the instant application hereby disclass except as provided below, the terminal part of the statutory term of any patent grained on the instant application which woods desent be hexprision date of the full statutory term prior patent No. 6,495,550. as the term of said prior patent is defined in 361 U.S.C. and 173, and as the term of said prior patent is presently shortened by any stomption disclaimer. The owner hereby agrees that any pater grained on the instant application hereby agrees that any pater grained on the instant application and is binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent grained on the instant application would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent. 'as the term of said patent is presently shortened by any terminal disclaimer, 'in the event that said prior patent later: expires for failure to pay a maintenance fee; is bedut unerforceable; is bund invaled by a court of competent jurisdiction; is statutorily declaimed in whole or terminally disclaimed under 37 CFR 1.321; is resulted to the court of competent jurisdiction; is statutory declared to the court of competent jurisdiction; is in any manner terminated prior to the expiration or tifs full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate. 1
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The owner*, Loggen. Inc. Execute the provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend be the explaination date of the full statutory term prior patent No. 5,495,550. The provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend be the prior patent is defined in 35 U.S.C. 3 as the term of said prior patent is defined in 35 U.S.C. 3 as the term of said prior patent is defined in 35 U.S.C. 3 and 3
except as provided below, the terminal part of the statutory term of any patent grained on the instant application which colleges. as the term of said prior patent is defined in 35 to U.S.C. and 173, and as the term of said prior patent is presently shortened by any terminal disclaimer. The owner hereby agrees that any pater grained on the instant application shall be entorceable only for and during such period that it and the prior patent are commonly outgreenent runs with any patent grained on the instant application and is binding upon the grainee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent grained on the instant application making the above disclaimer, the owner does not disclaim the terminal part of the term of any patent grained on the instant application would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent, "as the term of said patent is presently shortened by any terminal disclaimer," in the event that said prior patent later: expires for failure to pay a maintenance fee; is found invalid by a court of component jurisdiction; is found invalid by a court of component jurisdiction; is in any manner terminated prior to the expiration or stiffcate; is resissued, or: is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer. Check either box 1 or 2 below, if appropriate. 1. If For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization. I hareby declarant that all statements made herein of my own knowledge are true and that all statements made on information and are purishable by fine or immediate provided by the or immediate provid
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etc.), the undersigned is empowered to act on behalf of the business/organization. I hareby declare that all statements made herein of my own knowledge are true and that all statements made on information solid are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like made are punishable by fine or immediate an punishable by fine or immediate and punishable by fine or immediate production or any patient issues thereon. The undersigned is an attorney or agent of record. Regryto. October //G2007 Date Edward P. Gray, Senior Vice President, General Patent Counsel
polled are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like made are punishable by fine or improximent, or both, under Section 1001 of Title 18 of the United States Code and that such willful falsements may jeopardize the validity of the application or any patent issued thereon. The undersigned is an attorney or agent of record. Regry No
October /6/2007 Signature Date Edward P. Gray, Senior Vice President, General Patent Counsel
Signative Date Edward P. Gray, Senior Vice President, General Patent Counsel
(919) 941-5206 Telephone Number
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